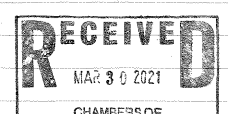
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Hon. Paul A. Grotty United States District Judge Sothern District of New York

SOO Rear Street NY, NY 10007 March 19, 2021



RE: United States V. Josha Adam Schulte 53 17 cr. 5+8 (PAC)

Dear Judge Crotty:

The government decided not to file apposing papers for my Motion to Suppress Evidence Several from the MCL and Motion for Reconsideration of the Petition for Writ of Habras Corpus to Modify Conditions of Confinement. In accordance with Local Criminal Rules 49.1(b), the 14-bay headline for the good government to file opposing papers has expined and now this court can consider and rule on the Motions.

The Motion to Suppress Evidence Seized from the MCC proceed the exception to the Law of the Case Doctrine to prevent a manifest injustice; it challenged probable cause and raised citical issues that the original did not. This supprecision motion showed clear and convincing evidence that Special Agent Jeffrey David Donaldson falsified evidence, fabricated evidence, and perpetuated a faud on this court seeking a search warrant to seize legal, unclassified his covery produced to me by the United States Government—

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the Schute Articles were dooned unclassified and produced to me six marks before Dinaldson falsified that they were "Classified" and sought to seize them. Additionally Dinaldson Illegally expanded the Search to the 9th floor—autside the limitations set forth in the warrant—and expanded the Scope of the Search to a general marrant whereby he seized every document including legal notebooks, legal envelopes from my attorneys (where "Malware of the Mord" was found), and turned them all over to the CIA for a thorough classification reviews of every sentence notwithstanding the particularized scope of only the 9 unclassified Schulte Articles Specified in the warrant. The MCC search warrant was unconstitutional as was its execution, and Donaldson's actions are indefensible; hence, the government filed no apposing papers—the motion can now be decided by this Court

The Motion for Reconsideration of the Petition for With of Habeas Corpus to Modify Conditions of Release indicated that Chearly established how permits such a petition in this Court, and requests redification of the Conditions of Confinement or release from pretrict invarientation. I am currently TORTURED and subjected to moise conditions of Confinement that Guantaramo Bay detaineds convicted individuals on death row, or even convicted persons has at ADX. All the conditions that I am requestioning Modified are conditions not imposed pursuant to SAMs, are arbitrary in violation of the Fifth Americant, and violate the Eighth Americans ban of Civil and Whistial punishment; such as skeep deplination, exposure to the extreme cold, no hot water, non-functioning probabing, fifth and rodents, the ban from ever going outside or even looking intside, the ban of medical and Dental treatment, Jenial

insh Schulte #74471054 TO WE ROW

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